UNITED STATES DISTRICT COURSOUTHERN DISTRICT OF NEW Y		ELECTRONICALLY FILED DOC #: DATE FILED: JUN 2 7 2014
UNITED STATES OF AMERICA	: :	
-V-	:	14 Cr. 68 (KBF)
ROSS WILLIAM ULBRICHT,	: : :	ORDER
Defendant	. : X	
KATHERINE B. FORREST, District	Judge:	

On June 27, 2014, a status conference was held in the above-referenced matter. (Mr. Ulbricht was not in attendance; he waived his right to appear in person. That waiver has been filed electronically.) As was discussed, the Court hereby ORDERS the following:

- The parties shall submit a letter (jointly, if possible) that sets forth the status of Mr. Ulbricht's access to discovery by the close of business on July 7, 2014. In particular, the letter shall set forth the number of hours Mr. Ulbricht requested to view the electronic discovery and the number of hours he actually had such access from June 28, 2014 through July 6, 2014.
- Defendant's counsel shall notify the Court no later than the close of business on July 2, 2014 if Mr. Ulbricht has not yet received access to the hard drives.
- The schedule has been adjusted as follows: defendant shall file any dispositive motion by **July 29, 2014**; the Government's response is due by

August 26, 2014; and the reply, if any, shall be filed by September 12, 2014.

Separately, the Court notes that on June 26, 2014, it received a letter motion from four incarcerated individuals seeking permission to intervene in this action (the letter is included herein). Because there is no provision that allows for such intervention in criminal actions, the Court DENIES the request.¹

SO ORDERED.

Dated:

New York, New York

June 27, 2014

KATHERINE B. FORREST United States District Judge

K. B. For

¹ The Court notes that as a matter of policy and practice, the proceedings that occur and the submissions that are made in this matter are, generally speaking, publicly available – it is an open courtroom and a public docket.



Case 1-14-cr-00068-LGS Document 37 Filed 06/27/14 Page 3 of 6

DISTRICT COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

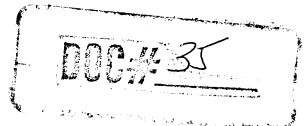
United States of America, Plaintiffs



CASE NO. 14 CR 0068(KBF)

V.

Ross William Ulbricht Defendant



Christopher Donnelly, Intervenor Christopher Wirth, Intervenor Jonathan Rich, Intervenor (Edward Breivik, Intervenur

Motion to Intervene solely For the Purpose Right to Access Judicial proceeding records Comes Now, Christopher Donnelly, christopher wirth, Jonathan Rich, Edward Breiv-K, we are independent Journalists, 6loggers, and conspiracy theorists and we interiene under Rule ZY(A) 7, ZY(B) - permissive Intervention. we seek Immediate Access to completed Juror Questioniures Once Established, we Intervene to Attend voir dire proceedings and to unsercall reducted information in this CASE. Here is a Strong presumption in Four of public Acess. the common law right of Access to Judicial proceedings 15 Said to be 'an assential component of our system of Justice that is instrumental in securing the integraty process.

DAGE 2

American citizens have a legitimate interest in observing and understanding how and why this investigation progressed IN the was that it did, we interene to seek access to Search warrants, Warrant Applications Supporting Affadants Count orders and returns For all warrants requested by the Gout relating to searches of 5.K Ld. We intervene 95 fle public enjoys a general, common law right to inspect and copy public records, Judium dicuments, this promotes trustworthness in the Judicial process, we have a 15th Amendment right to Intervene. press-Enterprise 11 478 US Richmond NEWSPAPES INC 448 U.S Interier donnelly wirth, Rich are currently (nearceinted but 15 Journalists have a right to Attend this hearing there fore we seek a teleconference to Attend this Hearing to determine if RUSS Ul Bright is recieving a Fair hearing, we have newly discovered evidence to Intervene with showing the Bureau of Prisons runs 8th amendment Violations For Cael and unusual purishment, lack of nutrition, Standing Counts are unconstitutional, monitorel phone calls are a mussion of piracy, our Intervention Drovides Questions of 1405 and tructs that gre common IN this Action, he will provide Exh. b.ts, records, Phishing Siftware, Tor programs, MIRC chits, 2600, com Defcon. org information. Intervenus Respectfully ping this count For relief.

Respectfully, Christopher Donnelly JK5048, 301 INSTITUTION DR Belle fonte, PA 16823

chu Tibrth 6/13/17

Christopher Wirth 201 INSt. tutiON DR Bellefonte, PA 16823

Jonathan Rich KX9662 301 Institution DR Bellefonte, PA 16823

1 62-14 Edward Breiv. K 1586 Lawrence Rd

Lawrence, NJ 08648